

04-09-2003



To the Honorable Commissioner of I

102414317

original documents or copy thereof.

## 1. Name of conveying part(ies):

CANADIAN IMPERIAL BANK OF COMMERCE

- ☐ Individual(s) ☐ Association  
☐ General Partnership ☐ Limited Partnership  
☐ Corporation-State  
☒ Other: Administrative Agent

Additional name(s) of conveying party(ies) attached ☐ YES ☒ NO

## 2. Name and address of receiving party(ies)

Name: TORREFAZIONE ITALIA, INC.

Street Address: 320 Occidental Avenue South  
Seattle, Washington 98104

- ☐ Individual(s) Citizenship  
☐ Association  
☐ General Partnership  
☐ Limited Partnership  
☒ Corporation-State WASHINGTON  
☐ Other

If assignee is not domiciled in the United States, a domestic representative designation is attached

☐ YES ☒ NO

(Designations must be a separate document from assignment)

Additional name(s) & address(es) attached? ☐ Yes ☐ No

## 3. Nature of conveyance:

- ☐ Assignment ☐ Merger  
☐ Security Agreement ☐ Change of Name  
☒ Other: RELEASE

Execution Date: May 23, 2002

## 4. Application number(s) or registration number(s):

A. Trademark application No.(s)

B. Trademark Registration No.(s) 2,051,810; 2,018,671; 1,599,769; 1,604,869; 2,157,465

Additional numbers attached? ☐ YES ☒ NO

## 5. Name and address of party to whom correspondence concerning document should be mailed:

James W. Kayden  
Thomas, Kayden, Horstemeyer & Risley, L.L.P.  
100 Galleria Parkway, Suite 1750  
Atlanta, Georgia 30339

## 6. Total number of applications/registrations involved: [5]

7. Total fee (37 CFR 3.41) \$ 140.00

- ☒ To be charged to Credit Card Account (See attachment)  
☐ Authorized to be charged to deposit account

## 8. Deposit Account Number:

20-0778  
(Attach duplicate copy of this page if paying by Deposit Account)

DO NOT USE THIS SPACE

## 9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

James W. Kayden

Typed Name

Docket #: 80120-9020

Signature

Date

Total number of pages including cover sheet, attachments, and document: [34]

Mail documents to be recorded with required cover sheet information to:  
Commissioner of Patents & Trademarks, Box Assignments  
Washington, D.C. 20231

TRADEMARK  
REEL: 002708 FRAME: 0375

May 23, 2002

AFC Enterprises, Inc.  
Six Concourse Parkway, Suite 1700  
Atlanta, Georgia 30328

Re: Payoff of Loan to AFC Enterprises, Inc. ("Borrower")

Ladies and Gentlemen:

Reference is made to that Amended and Restated Credit Agreement dated as of October, 15 1998, (as amended, the "Credit Agreement") among Borrower and Goldman Sachs Credit Partners L.P., as Lead Arranger and Canadian Imperial Bank of Commerce, as Agent for the Lenders party thereto (the "Agent"). Capitalized terms used herein and not otherwise defined herein shall have the same meanings as set forth in the Credit Agreement.

The Agent hereby waives notice of prepayment, termination or any other notice required of prepayment, termination or any other notice required pursuant to the Loan Documents and acknowledges receipt of the Payoff Amount, as defined and set forth in more detail on Schedule I hereto. The Agent hereby confirms that the obligations of AFC Enterprises, Inc., AFC Properties, Inc., AFC of Louisiana, LLC, Church's Texas Holdings, LLC, AFC Holdings of Texas, LLC, Seattle Coffee Company, Cinnabon International, Inc., CT Restaurants, L.P., Seattle's Best Coffee, LLC, Torrefazione Italia LLC, Cinnabon, Inc., and any other Subsidiary Guarantor (collectively, the "Credit Parties") to the Agent are hereby satisfied in full, and agrees mutually with AFC Enterprises, Inc. that the Loan Documents are terminated.

The Agent hereby further agrees that all liens, security interests and all right, title and interest in and to the assets, business, properties and rights of the Credit Parties granted and pledged to Agent pursuant to the Loan Documents (such interest hereinafter referred to as "Agent Liens") are hereby released, terminated and of no further force and effect. The Agent also further represents that it has not authorized, and hereby agrees that it will not authorize, the filing of any continuations in connection with the Agent Liens.

The Agent hereby delivers to Borrower: (i) UCC termination statements, which the Agent hereby authorizes for filing, with respect to each of the financing

366025-New York 55A

EXECUTION

statements identified on Schedule II hereto, which are the only financing statements filed by Agent in respect of the assets of the Credit Parties, (ii) originally executed and notarized releases for each of the other liens as identified on Schedule III hereto, including, without limitation, mortgage satisfactions and discharges, United States Copyright, Trademark and Patent releases and reassignments, and notices of release of interest to landlords, warehousemen and co-packers, (iii) possessory collateral in the possession of Agent as identified on Schedule IV hereto, including, without limitation, stock certificates, bonds or notes or other collateral pledged by the Credit Parties and entrusted to the care of Agent and (iv) any promissory notes evidencing the Loan, marked "paid in full", which promissory notes are identified on Schedule V hereto.

At the expense of the Credit Parties, the Agent also agrees to authorize, execute and deliver such other releases, instruments, documents and agreements as the Credit Parties may reasonably request from time to time for the purpose of effectuating the intent of this Release.

This Release shall be construed in accordance with and governed by the laws of the State of New York.

Very truly yours,

Canadian Imperial Bank of Commerce

By: Katherine Bass  
Name: Katherine Bass  
Title: Executive Director  
CIBC World Markets Corp. As Agent

Acknowledged, Accepted and Agreed to by:

AFC Enterprises, Inc.

AFC Properties, Inc.

AFC of Louisiana, LLC

Church's Texas Holdings, LLC

AFC Holdings of Texas, LLC

Seattle Coffee Company

Cinnabon International, Inc.

CT Restaurants, L.P.

Seattle's Best Coffee LLC

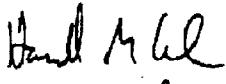
Torrefazione Italia LLC

Cinnabon, Inc.

By: 

Name: GERALD WILKINS

Title: CFO

By: 

Name: Harold M Cohen

Title: Assistant Secretary

RELEASE

(Trademarks)

This RELEASE (Trademarks) is given this \_\_\_\_ day of May, 2002 by Canadian Imperial Bank of Commerce ("Assignor") to Seattle's Best Coffee, LLC, a Washington limited liability company ("Assignee"), as follows:

WHEREAS, Assignee and Assignor entered into a Subsidiary Trademark Collateral Security Agreement dated March 17, 1998 ("Security Agreement");

WHEREAS, pursuant to said Security Agreement, Assignee assigned unto Assignor and granted to Assignor a security interest in all of Assignee's right, title and interest in certain collateral, including the trademarks listed on Schedule A hereto (the "Trademarks");

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office on April 16, 1998, at Reel 1720, Frame 0467; and

WHEREAS, Assignee has fully paid, performed, discharged and observed all its obligations to Assignor under the Security Agreement as necessary for Assignor to grant this Release (Trademarks).

NOW, THEREFORE, Assignor hereby releases all security interest, liens, encumbrances and any other right, title and interest in or to the collateral including, but not limited to, the Trademarks, and reassigns all its right, title, and interest in such Trademarks to Assignee.

IN WITNESS WHEREOF, Assignor has caused this Release  
(Trademarks) to be duly executed by its duly authorized officer as of this \_\_\_ day of  
May, 2002.

CANADIAN IMPERIAL BANK OF  
COMMERCE

By: Katherine Bass

Name: Katherine Bass

Title: Authorized Signatory

STATE OF NEW YORK  
COUNTY OF NEW YORK

On this, the \_\_\_\_\_ day of May, 2002, before me  
\_\_\_\_\_ the undersigned officer, personally  
appeared Katherine Bass, who acknowledged  
himself/herself/themselves to be the \_\_\_\_\_ of  
Canadian Imperial Bank of Commerce, a Canadian chartered bank acting through its New  
York Agency, as Administrative Agent, and that he/she/they as such  
\_\_\_\_\_ being authorized to do so, executed the foregoing instrument for  
the purposes therein contained by signing the name of the corporation by himself as  
\_\_\_\_\_.

In witness whereof, I hereunto set my hand and official seal.

Joselyn Chico  
Notary Public

Joselyn Chico  
Printed Name

My Commission Expires:

9/4/05

SCHEDULE A to RELEASE (Trademarks)

(see attached)

SCHEDULE A  
TO  
TRADEMARK COLLATERAL  
SECURITY AGREEMENT

Seattle's Best Coffee, LLC Registrations

Trademark	App. No.	Reg. Date	Class(es)	Country/State
TT'S POURING IN SEATTLE	1,638,403	3/16/91	18 & 25	U. S.
TT'S POURING IN SEATTLE	1,598,702	6/16/90	30	U. S.
SBC & Design	1,567,067	6/16/90	30 & 42	U. S.
ZOOMO'S	1,620,224	10/30/90	30	U. S.
EMERALD CITY BLEND	1,719,556	6/22/92	30	U. S.
HENRY'S BLEND	2,106,716	10/21/97	30	U. S.
TT'S POURING IN SEATTLE	400631	7/24/92	30	Canada
LATTE COOLER	1,726,713	10/20/92	30	U. S.
LATTE COOLER	429,847	7/1/94	30	Canada
LATTE COOLER	2576179	6/30/93	30	Japan
MOCHA COOLER	020998	11/15/91	35	Washington
SBC & DESIGN	405868	12/4/92	18, 25, 30, 38 & 42	Canada
SBC & Design	1516327	10/16/92	42	United Kingdom
SBC & Design	1514799	3/10/92	30	United Kingdom
SBC & Design	2388426	12/25/91	30	Japan
SBC & Design	10512180700	11/7/89	30	Korea
SBC & Design	421839	4/11/90	30	Taiwan



Seattle's Best Coffee, LLC. Registrations

Trademark	App. No.	Reg. Date	Class(es)	Country/State
SBC & Design (new oval design)	2,067,576	6/3/87	30, 42	U.S.
SBC (word mark)	1,923,926	10/3/85	30	U.S.
SBC SEATTLE'S BEST COFFEE COFFEE	1,855,887	9/27/84	30	U.S.
SEATTLE'S BEST BLEND	1,840,970	4/9/91	30	U.S.
SEATTLE'S BEST COFFEE	1,910,161	8/8/95	25, 30 & 42	U.S.
SEATTLE'S BEST COFFEE	1,839,432	3/20/91	30	U.S.
STEWART BROTHERS COFFEE	10511	11/7/89	30	Korea
TIERRA MADRE	020872	11/8/01	30	Washington
TIERRA MADRE (translated "Mother Earth")	1,718,205	9/15/92	30	U.S.
VIPCO	1,724,302	10/13/82	40	U.S.
WORKING IN HARMONY WITH THE EARTH	1,710,273	8/25/92	30	U.S.

\*Incontestable Registration

TRADEMARK  
REEL: 1720 FRAME: 0489

TRADEMARK  
REEL: 002708 FRAME: 0383

Seattle's Best Coffee, LLC. Applications

Trademark	App. No.	Filing Date	Class(es)	Country/State
BISTRO BLEND	75/394,018	11/21/87	30	U.S.
BISTRO BLEND	75/394,073	11/21/87	40	U.S.
BISTRO BLEND	75/394,508	11/21/87	42	U.S.
BISTRO BLEND	75/083,592	4/4/86	30	U.S.
EXPRESSO CHILL	75/124,911	6/25/86	30	U.S.
GRAND CENTRAL BLEND	75/407,187	12/17/87	21	U.S.
GRANDE SUPREMO	820181	8/2/87	42	CTM
HENRY S	75/358,907	8/18/87	29, 30	U.S.
JAVANILLA	75/416,341	1/8/88	30	U.S.
PERFECT MEASURES	75/125,203	6/25/86	30	U.S.
PORTSIDE BLEND	620187	8/2/87	25, 30 & 42	CTM
POST ALLEY	75/124,893	6/25/86	30	U.S.
POST ALLEY BLEND	75/124,892	6/25/86	30	U.S.
SATURDAY'S BLEND	540401	5/22/87	21, 30 & 42	CTM
SBC	118768/1987	5/15/87	30, 42	U.S.
SBC & Design (current design)	75/233,789	1/30/87	30, 42	U.S.

Seattle's Best Coffee, LLC. Applications

TRADEMARK  
REEL: 1720 FRAME: 0490

TRADEMARK  
REEL: 002708 FRAME: 0384

Trademark	App. No.	Filing Date	Class(es)	Country/State
SEATTLE'S BEST BLEND	620229	6/2/97	25, 30, 42	CTM
SEATTLE'S BEST COFFEE	748, 541	3/1/94	30	Canada
SEATTLE'S BEST COFFEE	540336	5/22/97	21, 30 & 42	CTM
SEATTLE'S BEST COFFEE		10/30/98		Japan
SEATTLE'S BEST COFFEE & Design	28044/1997	6/17/97	30	Japan
SEATTLE'S BEST COFFEE & Design	128659/1997	6/17/97	42	Japan
SEATTLE'S BEST COFFEE BOLD FLAVOR - SMOOTH TASTE	640302	6/22/97	21, 30 & 42	CTM
SEATTLE'S BEST COFFEE HOUSE SWEETS	75251, 804	3/4/97	30	U. S.
TAZZA D'ORO (translated "Cup of Gold")	74720, 905	11/8/91	30	U. S.

RECORDED: 04/16/1998

TRADEMARK  
REEL: 1720 FRAME: 0491

TRADEMARK  
REEL: 002708 FRAME: 0385

RELEASE

(Trademarks)

This RELEASE (Trademarks) is given this \_\_\_\_ day of May, 2002 by Canadian Imperial Bank of Commerce ("Assignor") to Torrefazione Italia, LLC, a Washington limited liability company ("Assignee"), as follows:

WHEREAS, Assignee and Assignor entered into a Subsidiary Trademark Collateral Security Agreement dated March 17, 1998 ("Security Agreement");

WHEREAS, pursuant to said Security Agreement, Assignee assigned unto Assignor and granted to Assignor a security interest in all of Assignee's right, title and interest in certain collateral, including the trademarks listed on Schedule A hereto (the "Trademarks");

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office on April 16, 1998, at Reel 1720, Frame 0319; and

WHEREAS, Assignee has fully paid, performed, discharged and observed all its obligations to Assignor under the Security Agreement as necessary for Assignor to grant this Release (Trademarks).

NOW, THEREFORE, Assignor hereby releases all security interest, liens, encumbrances and any other right, title and interest in or to the collateral including, but not limited to, the Trademarks, and reassigns all its right, title, and interest in such Trademarks to Assignee.

---

IN WITNESS WHEREOF, Assignor has caused this Release  
(Trademarks) to be duly executed by its duly authorized officer as of this \_\_\_ day of  
May, 2002.

CANADIAN IMPERIAL BANK OF  
COMMERCE

By: Katherine Bass

Name: Katherine Bass

Title: Authorized Signatory

STATE OF NEW YORK  
COUNTY OF NEW YORK

On this, the \_\_\_\_\_ day of May, 2002, before me  
\_\_\_\_\_ the undersigned officer, personally  
appeared Katherine Bass, who acknowledged  
himself/herself/themselves to be the \_\_\_\_\_ of  
Canadian Imperial Bank of Commerce, a Canadian chartered bank acting through its New  
York Agency, as Administrative Agent, and that he/she/they as such  
\_\_\_\_\_ being authorized to do so, executed the foregoing instrument for  
the purposes therein contained by signing the name of the corporation by himself as  
\_\_\_\_\_.

In witness whereof, I hereunto set my hand and official seal.

Joselyn Chico  
Notary Public

Joselyn Chico  
Printed Name

My Commission Expires:

9/4/05

2

JOSELYN CHICO  
NOTARY PUBLIC, State of New York  
No. 01CH6083888  
Qualified in New York County  
Commission Expires Sept. 4, 2005

TRADEMARK  
REEL: 002708 FRAME: 0387

SCHEDULE A to RELEASE (Trademarks)

(see attached)

SCHEDULE A  
TO  
TRADEMARK COLLATERAL  
SECURITY AGREEMENT

Torrefazione Italia, LLC. Registrations

Trademark	Reg. No.	Reg. Date	Class(es)	Country/State
"Design Only"	1,599,789	6/5/80	30	U. S.
TORREFAZIONE ITALIA	1,804,869	7/3/80	30	U. S.
MILANO	20229	11/27/80	30	Washington
MONTECATINI	20233	11/27/80	30	Washington
NAPOLI	20234	11/27/80	30	Washington
PALERMO	20231	11/27/80	30	Washington
PERUGIA	20230	11/27/80	30	Washington
ROMA	20228	11/27/80	30	Washington
TORREFAZIONE ITALIA & Design	2,051,810	4/15/87	42	U. S.
TORREFAZIONE ITALIA (translated "Roasting Italy")	2,018,871	11/26/86	42	U. S.
VENEZIA (translated "Venice")	20232	11/27/80	30	Washington

"Incontestable Registration"

TRADEMARK

Torrefazione Italia, LLC Applications

Trademark	App. No.	Filing Date	Class(es)	Country/State
SARDEGNA	75/126,610	8/27/86	30	U. S.
TORREFAZIONE ITALIA & Design	784,392	6/8/85	42	Canada
TORREFAZIONE ITALIA & Design	540369	5/22/87	21, 30, 42	CTM
TORREFAZIONE ITALIA & Design	627/1987	1/7/87	30	Japan
TORREFAZIONE ITALIA & Design	628/1987	1/7/87	42	Japan
TORREFAZIONE ITALIA & Design			30, 42	Taiwan

TRADEMARK  
REEL: 1720 FRAME: 0321

TRADEMARK  
REEL: 002708 FRAME: 0390



RELEASE

(Trademarks)

This RELEASE (Trademarks) is given this \_\_\_\_ day of May, 2002 by Canadian Imperial Bank of Commerce ("Assignor") to Seattle Coffee Company, a Georgia corporation ("Assignee"), as follows:

WHEREAS, Assignee and Assignor entered into a Subsidiary Trademark Collateral Security Agreement dated March 17, 1998 ("Security Agreement");

WHEREAS, pursuant to said Security Agreement, Assignee assigned unto Assignor and granted to Assignor a security interest in all of Assignee's right, title and interest in certain collateral, including the trademarks listed on Schedule A hereto (the "Trademarks");

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office on April 16, 1998, at Reel 1729, Frame 0093; and

WHEREAS, Assignee has fully paid, performed, discharged and observed all its obligations to Assignor under the Security Agreement as necessary for Assignor to grant this Release (Trademarks).

NOW, THEREFORE, Assignor hereby releases all security interest, liens, encumbrances and any other right, title and interest in or to the collateral including, but not limited to, the Trademarks, and reassigns all its right, title, and interest in such Trademarks to Assignee.

IN WITNESS WHEREOF, Assignor has caused this Release  
(Trademarks) to be duly executed by its duly authorized officer as of this \_\_\_ day of  
May, 2002.

CANADIAN IMPERIAL BANK OF  
COMMERCE

By: Katherine Bass

Name: Katherine Bass

Title: Authorized Signatory

STATE OF NEW YORK  
COUNTY OF NEW YORK

On this, the \_\_\_\_\_ day of May, 2002, before me  
\_\_\_\_\_, the undersigned officer, personally  
appeared Katherine Bass, who acknowledged  
himself/herself/themselves to be the \_\_\_\_\_ of  
Canadian Imperial Bank of Commerce, a Canadian chartered bank acting through its New  
York Agency, as Administrative Agent, and that he/she/they as such  
\_\_\_\_\_ being authorized to do so, executed the foregoing instrument for  
the purposes therein contained by signing the name of the corporation by himself as  
\_\_\_\_\_.

In witness whereof, I hereunto set my hand and official seal.

JOSELYN CHICO  
NOTARY PUBLIC, State of New York  
No. 01CH8083888  
Qualified In New York County  
Commission Expires Sept. 4, 2005

Joselyn Chico  
Notary Public  
Joselyn Chico  
Printed Name

My Commission Expires:

9/4/05

SCHEDULE A to RELEASE (Trademarks)

(see attached)

SCHEDULE A  
TO  
TRADEMARK COLLATERAL  
SECURITY AGREEMENT

Seattle's Coffee Company Applications

Trademark	App. No.	Filing Date	Class(es)	Country/State
SEATTLE COFFEE COMPANY	75/366123	8/28/97	42	U.S.
SEATTLE COFFEE COMPANY	75/366,119	8/28/97	42	U.S.
SEATTLE COFFEE COMPANY	75/365,121	8/26/97	35	U.S.
SEATTLE COFFEE COMPANY	75/365,120	9/26/97	30	U.S.

TRADEMARK  
REEL: 1729 FRAME: 0094

TRADEMARK  
REEL: 002708 FRAME: 0394



J. COREY LIMBAUGH

Assistant Relationship Manager  
NW CORPORATE BANKING

1420 Fifth Avenue 11th Floor  
Seattle, Washington 98101  
Post Office Box 720 PD-WA-T11C  
Seattle, Washington 98101-0720  
206344-3640  
206344-2887 FAX

May 21, 2002

Jeffrey Fuhrman  
Skadden, Arps, Slate, Meagher & Flom, LLP  
4 Times Sq., Rm 43-110  
New York, NY 10036

Dear Mr. Fuhrman:

Our records indicate that all liens held by US Bank against AFC/Seattle Coffee Company arising out of the credit agreement dated March 31, 1997 (except for US Bank's security interests in Lease Collateral) should have been released as of March, 1998. Our Collateral Release department is working on this issue and all affected liens should be released imminently. For more information about the release of any remaining liens please feel free to call myself 206-344-3640 or Vernon Turner in US Bank Collateral Release 503-275-7905.

Best regards,

Corey Limbaugh

ATTN: Julie  
Rachel

FAX  
770-857-4773

Ph- 770-857-4772

TOTAL P. 01

TRADEMARK  
REEL: 002708 FRAME: 0395

U.S. Bank of Washington liens

ASSIGNEE(S): U.S. BANK OF WASHINGTON, NATIONAL ASSOCIATION  
(National banking association), 1420 FIFTH AVENUE, SEATTLE, WA  
(Washington), 98101, USA (United States of America)  
Assignor(s): SEATTLE'S BEST COFFEE, INC. (Washington  
Corporation)  
Reel/Frame: 1571/0848  
Recorded: April 7, 1997  
Brief: SECURITY INTEREST

ASSIGNEE(S): U.S. BANK OF WASHINGTON, NATIONAL ASSOCIATION  
(National banking association), 1420 FIFTH AVENUE, SEATTLE, WA  
(Washington), 98101, USA (United States of America)  
Assignor(s): TORREFAZIONE ITALIA, INC. (Washington  
Corporation)  
Reel/Frame: 1571/0001  
Recorded: April 7, 1997  
Brief: SECURITY AGREEMENT

ASSIGNEE(S): U. S. BANK OF WASHINGTON NATIONAL ASSOCIATION  
(National banking association), 1420 FIFTH AVENUE SEATTLE, WA  
98101  
Assignor(s): SEATTLE'S BEST COFFEE, INC. (Washington  
Corporation)  
Reel/Frame: 1161/0165  
Recorded: May 31, 1994  
Brief: SECURITY INTEREST

ASSIGNEE(S): U.S. BANK OF WASHINGTON, NATIONAL ASSOCIATION  
(National association), 1420 FIFTH AVENUE, 11TH FLOOR, SEATTLE,  
WA (Washington), 98101, USA (United States of America)  
Assignor(s): CINNABON, INC. (Corporation)  
Reel/Frame: 1536/0951  
Recorded: December 9, 1996

AFC lien on Ultrafryer (trademarks)

ASSIGNEE(S): AFC ENTERPRISES, INC. (Minnesota Corporation),  
SIX CONCOURSE PARKWAY, SUITE 1700, ATLANTA, GA (Georgia),  
30328-535, USA (United States of America)  
Assignor(s): ULTRAFRYER SYSTEMS, INC. (Georgia Corporation)  
Reel/Frame: 2191/0656  
Recorded: February 9, 2001  
Brief: SECURITY AGREEMENT PREVIOUSLY RECORDED AT REEL 2124  
FRAME 0605. RE-RECORDED TO CORRECT CONVEYING AND RECEIVING  
PARTIES

ASSIGNEE(S): AFC ENTERPRISES, INC. (Minnesota Corporation),  
SIX CONCOURSE PARKWAY, SUITE 1700, ATLANTA, GA (Georgia),  
30328-535, USA (United States of America)  
Assignor(s): ULTRAFRYER SYSTEMS, INC. (Georgia Corporation)  
Reel/Frame: 2192/0350  
Recorded: February 9, 2001  
Brief: SECURITY AGREEMENT. PREVIOUSLY RECORDED AT REEL 2118,  
FRAME 0410. RE-RECORDED TO CORRECT CONVEYING AND RECEIVING  
PARTIES

Liens on (ultrafryer's) Patents

ASSIGNEE(s): CANADIAN IMPERIAL BANK OF COMMERCE, AS ADMINISTRATIVE AGENT  
425 LEXINGTON AVENUE NEW YORK, NEW YORK 10017  
Assignor(s): AFC ENTERPRISES, INC. -- signed: 05/21/1997  
Recorded: May 30, 1997 (19970530)  
Reel/Frame: 008545/0745  
Brief: PATENT AND COPYRIGHT SECURITY INTEREST  
Rep.: O'MELVENY & MYERS LLP JOHN HALPIN CIT



**CATHRYN S. SCHALKLE**

*Vice President*

NW WASHINGTON CORPORATE BANKING

1420 Fifth Avenue 11th Floor  
Post Office Box 720 WWH 395  
Seattle, Washington 98111-0720  
206344-7845  
206344-2887/FAX

March 18, 1998

Seattle Coffee Company  
Seattle's Best Coffee LLC  
Torrefazione Italia LLC  
1321 Second Avenue Suite 200  
Seattle, Washington 98101

AFC Enterprises, Inc.  
6 Concourse Parkway Suite 1700  
Atlanta, Georgia 30328

Canadian Imperial Bank of Commerce  
Agency Services  
425 Lexington Avenue  
New York, New York 10017

Ladies and Gentlemen:

We understand that AFC Enterprises, Inc. ("Company") anticipates repaying in full all outstanding obligations of Seattle Coffee Company, Seattle's Best Coffee, Inc. and Torrefazione Italia, Inc. (collectively, the "Subsidiaries") under that certain amended and restated credit agreement dated as of March 31, 1997 (as amended, supplemented or otherwise modified to the date hereof, the "Existing Credit Agreement"), by and among the Subsidiaries and U.S. Bank of Washington National Association, as predecessor in interest to U.S. Bank National Association ("Existing Lender") and related documents (collectively, the "Existing Loan Documents"). We understand that the Company will not pay off,



MAR-18-1998 18:05 FROM

TO 17703533060

P.03/11

- 2 -

March 18, 1998

however, those certain obligations of Subsidiaries that are evidenced by a master lease agreement dated as of September 26, 1995, among Subsidiaries and Existing Lender's affiliate U.S. Bancorp Leasing & Financial ("Lease Agreement"), governing Subsidiaries' lease of certain equipment identified on Exhibit A attached to this letter agreement ("Lease Collateral"). It is our understanding that all obligations, other than those under the Lease Agreement ("Lease Obligations"), will be repaid with the proceeds of certain loans to Company. We understand that such loans to Company will be made under that certain Credit Agreement dated as of May 21, 1997 as amended by that certain First Amendment to Credit Agreement date as of June 30, 1997 by and among Company, the financial institutions listed on the signature pages thereof (collectively, the "New Lenders"), Goldman Sachs Credit Partners L.P., as arranging agent and syndication agent, and Canadian Imperial Bank of Commerce, as administrative agent (in such capacity, "New Agent"). For the purposes of this letter agreement, the term "Subsidiaries" shall include Seattle's Best Coffee LLC and Torrefazione Italia LLC.

Existing Lender, New Agent (on behalf of New Lenders), Subsidiaries and Company hereby acknowledge and agree that, effective upon our receipt of (1) an original or facsimile transmission, promptly followed by an original of this letter agreement, duly countersigned by Company, the Subsidiaries and the New Agent and (2) the sum of \$16,516,529.42 in immediately available funds on March 18, 1998 (the "Pay-Off Amount"):

(a) except for the Lease Obligations, all of the Subsidiaries' outstanding debts, liabilities and obligations to Existing Lender under the Existing Loan Documents shall be satisfied in full and all persons obligated therefor, whether by guaranty or otherwise, shall hereby be released from all liability therefor, and that Company and its subsidiaries shall be hereby released and discharged from any and all obligations, covenants and agreements under the Existing Loan Documents, including Subsidiaries' obligations under Existing Lender's letter of credit number S100625, in the amount of \$30,600.00 which has been canceled and returned to Existing Lender;

(b) except for Existing Lender's security interests in the Lease Collateral, all liens, security interests and any other similar interests, all of any kind, nature, or description, whenever and however arising, which Existing Lender or any of its agents may then have in any of the assets property, real or personal, tangible or intangible, of Company and any of the Subsidiaries granted in favor of Existing Lender or any of its agents pursuant to the Existing Loan Documents, shall terminate and be satisfied and released; and

(c) Warrant No. W-1 to Purchase Common Stock of Seattle Coffee Company, granted to Existing Lender and dated March 31, 1997, to acquire 3% of

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TO 17783533050

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the common stock of Seattle Coffee Company (the "Warrant"), shall be canceled and terminated without exercise, and Existing Lender shall have no rights to acquire common stock of or any ownership interest in any of the Subsidiaries. The Pay-Off Amount includes the redemption price of the Warrant.

The Pay-Off Amount is valid until 5:00pm, Seattle time, on March 18, 1998. For each additional day, interest at a per diem rate of \$4,331.83 will accrue and will be payable.

Without limiting the generality of the foregoing, except with respect to the Lease Collateral, Existing Lender agrees to sign and to deliver to Company any and all documents confirming or evidencing all releases, terminations, cancellations or other rights of the Subsidiaries pursuant hereto which could be reasonably requested by Company, the Subsidiaries or New Agent, including all documents necessary or useful to discharge or to effect the cancellation or termination of any financing statement, mortgage, deed of trust, security deed, or other filing with respect to any security interest granted to Existing Lender or any of its agents under the terms and conditions of the Existing Loan Documents or in relation thereto.

Existing Lender's receipt of the Pay-Off Amount shall be evidenced by its receipt of a wire transfer number confirming that the Pay-Off Amount has been transmitted to Existing Lender at:

ABA No. 125 000 105  
Western Washington Loan Processing  
For the Account of: Seattle Coffee  
Account #792 657 8880  
Facsimile No.: (206) 344-2887, upon arrival  
Attention: Cathy Schalkle and Richard Harrison

Immediately upon Existing Lender's receipt of the Pay-Off Amount, Existing Lender and its agents shall deliver all collateral pledged under the Existing Loan Documents in the possession of Existing Lender or its agents (including but not limited to stock certificates representing shares of Seattle's Best Coffee, Inc. and Torrefazione Italia, Inc.) directly into the possession of the New Agent, and shall deliver the canceled Warrant to Seattle Coffee Company.

If, after our receipt of the Pay-Off Amount, we come into possession of any property other than the Lease Collateral of Company or any subsidiary of Company or of any proceeds thereof on account of the obligations evidenced by the Existing Credit Agreement, then, except as set forth below, we shall, in the form received, immediately deliver such property and proceeds to the New Agent or as the New Agent shall direct, *provided* that we shall be permitted to deduct any out-of-pocket costs and expenses in connection therewith.

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TO 17703533060

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March 18, 1998

Notwithstanding anything to the contrary in this letter agreement, Subsidiaries acknowledge and agree that Existing Lender reserves the right to revise the Pay-Off Amount in the event that (1) there has been a manifest error in compiling the Pay-Off Amount, including without limitation, mathematical errors or ministerial clerical errors, or (2) the calculations were based on information which Subsidiaries knew or should have known to be incorrect, including without limitation, imputed knowledge of interim advances, payments, or payments drawn on accounts with insufficient funds. Subsidiaries agree and acknowledge that obligations under the Existing Loan Documents will not have been satisfied in full until such time as the revised Pay-Off Amount is received by Existing Lender. Accordingly, to the extent Lender has not already released collateral when the need to revise the Pay-Off Amount is discovered Existing Lender will not be obligated to release any collateral until such payment is received by Existing Lender. Existing Lender, in turn, will promptly refund to Subsidiaries any overpayment that may have been made in the event the revised Pay-Off Amount is less than the amount received by Existing Lender.

This letter agreement shall be governed by, and shall be construed and enforced in accordance with, the internal laws of the State of Washington, without regard to conflict of laws principles. This letter agreement may be executed in any number of counterparts and the signature pages from such counterparts may be attached to a single copy hereof and such assembled copy shall be considered an original.

Sincerely,

U.S. Bank National Association

By:

  
Cathryn S. Schalkle, Vice President

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TO 17703533060

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March 18, 1998

Accepted and Agreed:

AFC Enterprises, Inc.

By:

*Kenneth S. Rucklows*  
Name: Kenneth S. Rucklows  
Title: Vice President & Asst. General Counsel

Seattle Coffee Company

By:

*Larry McDonald*  
Name: LARRY McDONALD  
Title: PRESIDENT & CEO

Seattle's Best Coffee LLC,  
as successor, by merger, to  
Seattle's Best Coffee, Inc.

By:

*Larry McDonald*  
Name: LARRY McDONALD  
Title: \_\_\_\_\_

Torrefazione Italia LLC,  
as successor, by merger, to  
Torrefazione Italia, Inc.

By:

*Larry McDonald*  
Name: LARRY McDONALD  
Title: \_\_\_\_\_

05-18-1998 18:07 FROM

TO 17703533060

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March 18, 1998

Canadian Imperial Bank of Commerce

By:

Name: \_\_\_\_\_  
Title: \_\_\_\_\_

SCOTT, M  
File: 8327-111  
ID: 25506892

Per 15-1558 18:07 FROM

TO 17703533062

P.09/11

**EXHIBIT A**  
**to March 18, 1998, Pay-Off Letter Agreement**

Note/Schedule Number 10785001

Reference is made to that certain Master Lease Agreement and Schedule to Master Lease Agreement (the "Agreement") dated September 24, 1995 wherein U.S. BANCORP LEASING & FINANCIAL is the Lessor and Seattle Coffee Holdings, Inc., Seattle's Best Coffee, Inc. & Turrelchew Italia, Inc. is the Lessee.

The "Property" and/or "Collateral" (as defined and used in the above Agreement and any and all related documents) includes the following:

One (1) Fully integrated coffee roasting and packaging facility more fully described below:

**Roasting Equipment:**

One (1) COMARK s.r.l. Roasting Machine "Victoria" VT 120 with 1000/1200 pound capacity, s/n 2143.

One (1) COMARK s.r.l. Roasting Machine "Victoria" VT 240 with 2000/2400 pound capacity, s/n 2144.

One (1) COMARK s.r.l. Smoke Duct for Cooling Cart VT 240 with 6000,000 BTU capacity, s/n 4139997.

One (1) COMARK s.r.l. Smoke Burner for Cooling Cart VT 120 with 3,200,000 BTU capacity, s/n 4139999.

Two (2) COMARK s.r.l. Control Panel Dumping Station.

Three (3) COMARK s.r.l. Model SLE50 Electric Power Panels for Green Coffee Section, s/n: 1094, 1451, 166X.

Three (3) COMARK s.r.l. Model SLE50 Electric Power Panels for Roasted Coffee Section, s/n: 1723, 2649, 2434.

One (1) COMARK s.r.l. Pneumatic Transport with Horizontal and Vertical Screens.

Four (4) COMARK s.r.l. Grinded Coffee Silos with 7400 Kg capacity each, with Vertical and Horizontal Screens.

Two (2) COMARK s.r.l. Hoppers.

One (1) COMARK s.r.l. Grinded Coffee Silos weighing system with scale.

One (1) COMARK s.r.l. Control Panel.

One (1) COMARK s.r.l. Grinder "Victoria" M12 207 with 1000 kilos per hour capacity, s/n 2144.

0260204

ADDRESS FOR ALL NOTICES  
 c/o N.Y. Macmillan, Suite 800  
 Purchase, NY 01273

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Exhibit "A"

Seattle Coffee Holdings, Inc., Seattle's Best Coffee, Inc. and Torrefazione Italia, Inc. as Lessee  
U.S. Machinery Leasing & Financial as Lessor

#### Silo and Conveyor System

OFFICINE COSTARELLI Silos and Conveyor Lines for the storage and transport of green and roasted coffee detailed as follows:

One (1) OFFICINE COSTARELLI elevator for green coffee pallet with hydraulic motor and 4,000 lbs capacity.

One (1) OFFICINE COSTARELLI scale (capacity 100 kilos) for loading green coffee in green coffee silos with pneumatic system for transport and electric system for weight keeping.

One (1) OFFICINE COSTARELLI cyclone and air filter for dust removal (H.P. 3) from green coffee.

One (1) OFFICINE COSTARELLI polygonal silo in stainless steel with twenty (20) cells for green coffee stock. Total capacity 200 tons.

Twenty (20) OFFICINE COSTARELLI Electropneumatic exits for unloading green coffee silos.

One (1) OFFICINE COSTARELLI scale (300 kilos) for loading green coffee in roasters.

One (1) OFFICINE COSTARELLI pneumatic transport with electrovalvulator with 3.5 HP.

Seven (7) OFFICINE COSTARELLI elevators for distribution of roasted coffee in silos (1 to 20) with 1.5 HP motor.

Nine (9) OFFICINE COSTARELLI transport belts for distribution of roasted coffee in silos (1 to 10) with 1 HP motor.

One (1) OFFICINE COSTARELLI group of sixteen (16) silos for roasted coffee. Total capacity weight of 30 tons.

One (1) OFFICINE COSTARELLI group of four (4) silos for roasted coffee packaging machines. Total capacity weight 10 tons.

All electrical engines have tension of 240/480/60 HZ.

#### Packaging System

Four (4) T.M.E. s.r.l. Packaging Machines for coffee bags further described as follows:

One (1) T.M.E. s.r.l. Packaging Machine for 1204 and 1604 bags, 1/2 1420

The machine consists of five (5) major pieces:

- 1) The packaging line (VA 15) which produces, fills and closes each bag automatically.
- 2) Two (2) scales (P60A) for weighing the coffee.
- 3) One (1) vacuum chamber.
- 4) One (1) trimmer (T-15) for trimming bags at the end of the line.
- 5) One (1) labelling machine.

24/02/04

ATTENTION FOR ALL NOTICES  
205 N.W. Metropolitan, Suite 100  
Portland, OR 97223

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Exhibit "A"

Seattle Coffee Holdings, Inc., Seattle's Best Coffee, Inc. and Torrefazione Italiana, Inc. as Lessee  
U.S. Financial Leasing & Financial as Lessor

One (1) T.M.E. s.r.l. Packaging Machine for 1.75 oz and 8oz bags, s/o 1425

The machine consists of five (5) major pieces:

- 1) The packaging line (VA 15) which produces, fills and closes each bag automatically.
- 2) Two (2) scales (PDA) for weighing the coffee.
- 3) One (1) vacuum chamber.
- 4) One (1) trimmer (T.P.L) for trimming bags at the end of the line.
- 5) One (1) labeling machine.

One (1) T.M.E. s.r.l. Packaging Machine for five (5) pound bags, s/o 1435

The machine consists of five (5) major pieces:

- 1) The packaging line (VA 15) which produces, fills and closes each bag automatically.
- 2) Two (2) scales (PDA) for weighing the coffee.
- 3) One (1) vacuum chamber.
- 4) One (1) trimmer (T.P.L) for trimming bags at the end of the line.
- 5) One (1) labeling machine.

Two (1) T.M.E. s.r.l. Packaging Machine for two (2) pound bags and five (5) pound bags, s/o 1437

The machine consists of five (5) major pieces:

- 1) The packaging line (VA 15) which produces, fills and closes each bag automatically.
- 2) Two (2) scales (PDA) for weighing the coffee.
- 3) One (1) vacuum chamber.
- 4) One (1) trimmer (T.P.L) for trimming bags at the end of the line.
- One (1) labeling machine.

The Accessories to the Roasting Facility include:

- (1) Markem 330M Shell Stack Machine, with s/n: 952153, 952154, 952155, 952156.
- (1) Quincy Northwest Rotary Screw Air Compressor with 25hp, 100 psi, s/n 9504760.
- (1) NW Communications CCTV Monitoring System including (3) CCTV cameras & monitors.
- (2) DPE Computer Printers.
- (2) 17" VGA Monitors, s/n: 5300354DA, 5300355DA.
- (1) 21" VGA Monitor, s/n 6500158CD.
- (3) Keyboards and Trackballs.
- (2) Canon Taping Machine S7720FD.
- (3) Nitron VHP Hopper, with modules and bolsters s/n: 73861, 74057, 74056.

FROM: JH

ADDRESSES FOR ALL NOTICES:  
227 N.E. Main Street, Suite 201  
Portland, OR 97232



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TO 17703533060

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Exhibit "A"

Seattle Coffee Holdings, Inc., Seattle's Best Coffee, Inc. and Torrefazione Italia, Inc. as Lessee  
U.S. Bancorp Leasing & Financial as LessorEach of the above items are complete as equipped including but not limited to, all attachments, accessories & replacements  
relating thereto.Seattle Coffee Holdings, Inc.  
[Lessee]By: L McDonald  
Larry McDonald  
President/CEOSeattle's Best Coffee, Inc.  
[Lessee]By: L McDonald  
Larry McDonald  
President/CEOTorrefazione Italia, Inc.  
[Lessee]By: L McDonald  
Larry McDonald  
President/CEOU.S. BANCORP LEASING & FINANCIAL  
[Lessor]By: M J Rizzo  
An authorized officer hereof

1588-204

ATTORNEYS FOR ALL PARTIES:  
825 N.E. Multnomah, Suite 201  
Portland, OR 97232

TOTAL 0 11